Case3:09-cv-05020-SI Document17 Filed12/11/09 Page1 of 2

## Case3:09-cv-05020-SI Document17 Filed12/11/09 Page2 of 2

1	1.	In order to promote efficience	y an	d uniformity with respect to deadlines for
2	responding to the Plaintiffs' Complaint among all Defendants whether or not			
3		served to date, Plaintiffs and H	amilt	on Sundstrand have agreed to an extension of
4		time until January 15, 2010 f	for H	amilton Sundstrand to answer or otherwise
5		respond to the Plaintiffs' Comp	laint	,
6	2.	2. The parties have not previously requested extensions of any deadlines, and the		
7		parties do not believe that this e	xtens	sion will alter any currently existing deadlines
8		or the current case schedule;		
9	3.	This stipulation is made withou	ıt pre	judice to Hamilton Sundstrand's rights or the
10		rights of any other parties to se	ek ac	lditional time to respond to the Complaint, if
11		necessary; and		
12	4. By entering into this Stipulation, Hamilton Sundstrand does not waive any			
13	defenses, rights, privileges or otherwise concede to the appropriateness of this			
۱4		forum for resolution of this disp	ute.	
15				
16	DATED: Dec	ember 11, 2009		MENDES & MOUNT, LLP
17			By:	/s/ Aghavni V. Kasparian
8			Бу.	Aghavni V. Kasparian
9				Attorneys for Defendant HAMILTON SUNDSTRAND
20				CORPORATION
DATED: December 11, 2009  BOWLES & VERNA LLP			BOWLES & VEDNALLD	
22	DATED. Dec	omoor 11, 2009		DOWELD & VERTAL ELI
23			Ву:	
24				Michael P. Verna Attorneys for Plaintiffs
25				•
26				
27				
28			2	
	STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT, CASE NO.: 09-CV-05020-SI			

1121249.1 Stip to Extend Time to Answer